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APPLICATION NO).	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/687,584		10/13/2000	Shoichi Gotoh	MTS-3213US	9419
52473	7590	10/06/2005		EXAMINER	
RATNER P.O. BOX		IA .	KOENIG, ANDREW Y		
		PA 19482	ART UNIT	PAPER NUMBER	
	·			2611	

DATE MAILED: 10/06/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
Office Action Community		09/687,584	GOTOH ET AL.					
	Office Action Summary	Examiner	Art Unit					
		Andrew Y. Koenig	2611					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D nsions of time may be available under the provisions of 37 CFR 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status								
1)⊠	Responsive to communication(s) filed on 13 N	lav 2005.						
		action is non-final.						
3)	Since this application is in condition for allowa	nce except for formal matters, pro	esecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims	•						
4)🖾	4)⊠ Claim(s) <u>1-28</u> is/are pending in the application.							
	4a) Of the above claim(s) <u>1, 3-11, 12/3, 12/5-10, 13-28</u> is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>2 and 12/2</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction and/o	r election requirement.						
Applicati	on Papers	·						
9) The specification is objected to by the Examiner.								
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a)L	a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.							
	 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 							
	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
Attachment								
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)								
2) 🔲 Notice	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 3/15/04, 8/16/04. 5) Notice of Informal Patent Application (PTO-152) 6) Other:								

DETAILED ACTION

Election/Restrictions

The applicant has responded by electing specie 2 of figure 2 (claim 2 and claim 12/2). Consequently, the examiner notes that claims 1, 3-11, 12/3, 12/5-10, 13-28 are withdrawn.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 2 and 12/2 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 0 924 935 to Fukushima et al. (hereinafter Fukushima).

Regarding claim 2, Fukushima teaches a multi-channel display data generating apparatus for generating data for displaying audio and video (AV) data of a plurality of channels on a multi-screen (col. 1, para. 0001, col. 2, para. 0010) comprising a main screen for displaying the video and small screens for other video images (claimed subsidiary screen for displaying the AV data (col. 2, para. 0010). Fukushima teaches input means for inputting AV data of a plurality of channels being transferred using a transport packet of a transport stream (col. 1, para. 0006-0007, col. 7-8, para. 0039).

Fukushima teaches a PLL means for establishing PLL synchronization by using the extracted PCR (col. 7-8, para.0039)

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As shown in figure 4, Fukushima teaches a PCR extracting means for extracting the PCR of the channels displayed on screen (fig. 4, col. 7, para. 0039). Fukushima teaches a STC counter for counting the time of the channel displayed on the main screen (fig. 4, labels. 103-106).

Further, Fukushima teaches AV decoding means for AV decoding the AV data of the channel displayed on the main screen in AV synchronization with the STC counter means using the oscillation frequency of the PLL (see fig. 4, labels 115-118, see also figure 12, col. 7-8, para. 0039-0040, col. 15, para. 0071, col. 18, para. 0081). Further, Fukushima teaches deriving a clock from the first video decoder for decoding the AV data of the channel displayed on the subsidiary screen out of AV synchronization, and the clock is non-synchronized with a plurality of video decoders.

Fukushima teaches output means for outputting said AV-decoded AV data, and displaying the data on a screen showing multiple images (claimed multi-screen) (col. 2, para. 0010).

Fukushima teaches displaying the multiple images on a display, but is silent on displaying the voice (e.g. audio) of the main screen and not playing the audio from a subsidiary screen. Official Notice is taken that playing the voice (e.g. audio) from the main screen and not playing the audio from a subsidiary screen is well known in the art, such as not playing the audio for the picture in/on picture (PIP/POP) display. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Fukushima by playing the voice (e.g. audio) from the main screen and not playing the audio from a subsidiary screen in order to play the audio from the

main screen for the benefit of enabling the user to view and listen to programming on

the main screen while viewing a smaller image of another program for visual events.

Regarding claim 12/2, Fukushima teaches a PLL with a voltage controlled oscillator (VCO), which inherently has a counter for counting by using the oscillation frequency generated by an oscillator, calculating and retaining a first different of the PCR of a channel extracted by the PCR extractor and calculating a second different between the PCR of said channel to be PLL synchronized subsequently by the PCR extractor and counter, and controlling the oscillation frequency to reduce the difference between the first and second difference (col. 7-8, para. 0039-0040).

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

European Patent Application EP 0 566 092 teaches a system for selecting the desired channel for listening to the audio (col. 6, II. 29-52, col. 10, II. 29-43, fig. 6).

U.S. Patent 5,633,683 to Rosengren et al. teaches providing mosaics to the user for easy selection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Y. Koenig whose telephone number is (571) 272-7296. The examiner can normally be reached on M-Th (7:30 - 6:30).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Grant can be reached on (571) 272-7294. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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